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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.
08/957,494	10/24/97	WILLIAMS		J	
JAMES A WILLIAMS 113 NORTH LINDA DRIVE SHELBYVILLE TN 37160		PM52/1209	_	EXAMINER	
			•	SWIATE	K.R
				ART UNIT	PAPER NUMBER
				3643	
				DATE MAILED:	12/09/98

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

Application No. 08/957,494 Applicant(s)

Williams

Office Action Summary

Robert P. Swiatek

Group Art Unit

3643

Responsive to communication(s) filed on 24 Oct	1997		
☐ This action is <b>FINAL</b> .			
☐ Since this application is in condition for allowance in accordance with the practice under <i>Ex parte October</i>	e except for formal matters, prosecution as to the merits is closed uayle, 1935 C.D. 11; 453 O.G. 213.		
is longer, from the mailing date of this communication	tion is set to expire <u>THREE</u> month(s), or thirty days, whichever on. Failure to respond within the period for response will cause the 3). Extensions of time may be obtained under the provisions of		
Disposition of Claims			
	is/are pending in the application.		
Of the above, claim(s)	is/are withdrawn from consideration		
☐ Claim(s)	is/are allowed.		
	is/are rejected.		
☐ Claim(s)	is/are objected to.		
☐ Claims	are subject to restriction or election requirement.		
<ul><li>☐ received.</li><li>☐ received in Application No. (Series Code</li><li>☐ received in this national stage application</li></ul>	s/are objected to by the Examiner.  is _approved _disapproved.  er.  Examiner.  ign priority under 35 U.S.C. § 119(a)-(d).  ED copies of the priority documents have been  e/Serial Number)  on from the International Bureau (PCT Rule 17.2(a)).		
Attachment(s)  Notice of References Cited, PTO-892  Information Disclosure Statement(s), PTO-144  Interview Summary, PTO-413  Notice of Draftsperson's Patent Drawing Revie	l9, Paper No(s) ew, PTO-948		
SEE OFFICE A	CTION ON THE FOLLOWING PAGES		

Art Unit: 3643

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

The following is a quotation of 37 CFR 1.71(a)-(c):

The specification must include a written description of the invention or discovery and of the manner and process of making and using the same, and is required to be in such full, clear, concise, and exact terms as to enable any person skilled in the art or science to which the invention or discovery appertains, or with which it is most nearly connected, to make and use the same.

(b) The specification must set forth the precise invention for which a patent is solicited, in such manner as to distinguish it from other inventions and from what is old. It must describe completely a specific embodiment of the process, machine, manufacture, composition of matter or improvement invented, and must explain the mode of operation or principle whenever applicable. The best mode contemplated by the inventor of carrying out his invention must be set forth.

In the case of an improvement, the specification must particularly point out the part or parts of the process, machine, manufacture, or composition of matter to which the improvement relates, and the description should be confined to the specific improvement and to such parts as necessarily cooperate with it or as may be necessary to a complete understanding or description of it.

The specification is objected to under 37 CFR 1.71 because it fails to provide an adequate written description of the invention. Figures 2A, 2B, and 4 lack brief descriptions in the section of the specification entitled "Brief Description of the Several Views of the Drawings." Reference numerals 1, 3-10 are each used twice in the specification to refer to two different elements. Each reference numeral must consistently denote only one element throughout the specification. For example, on page 3, line 4, numerals 7, 8 are used to identify side flaps; on page 6, line 2, they are used again to designate foam layers rather than side flaps. In addition, the pages of the specification must be numbered consecutively; reference numeral "11" is not identified in the detailed description of the invention. On page 4, line 12, "proportinate" is a misspelling; on page 5, line 4, it is unclear

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what the term "they" is referring to, in lines 8, 11, reference is made to "inner layers," yet only a single inner layer has been disclosed as being within each pad, in line 23, "dieelectrically" is a misspelling; on page 6, line 4, it is unclear what element numeral "9" is referring to, in line 4, numeral "10" is used to identify a "seam point" while in line 5, the numeral "10" denotes a "seam." It is suggested that a substitute specification--correcting the deficiencies noted above--be filed in any response to this action and the originally-filed specification canceled.

The abstract of the disclosure is objected to because it must consist of only a single paragraph.

Correction is required. See MPEP § 608.01(b).

The drawings are objected to because numerals 1-9 have each been used to identify two different elements, which is improper. Correction is required. Each numeral should consistently identify a single component throughout the various figures.

Claims 1-6 are rejected as failing to define the invention in the manner required by 35 U.S.C. 112, second paragraph.

The claim(s) are narrative in form and replete with indefinite and functional or operational language. The structure which goes to make up the device must be clearly and positively specified. The structure must be organized and correlated in such a manner as to present a complete operative device. The claim(s) must be in one sentence form only. Note the format of the claims in the patent(s) cited. In claim 1, line 1, use of the term "or" is confusing as it fails to reasonably limit the scope of the invention—the claim must be limited to either a single layer pad (not described or shown as such in the specification or drawings) or a multi-layer, not both. In claim 1, line 3, the phrase

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"extending all layers" is unclear. Applicant should refer to the Arnold reference (5,497,602) for an

example of properly-written claims.

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An examination of this application reveals that applicant is unfamiliar with patent prosecuting

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procedure. While an inventor may prosecute the application, lack of skill in this field usually acts as

a liability in affording the maximum protection for the invention disclosed. Applicant is advised to

secure the services of a registered patent attorney or agent to prosecute the application, since the

value of a patent is largely dependent upon skillful preparation and prosecution. The Office cannot

aid in selecting an attorney or agent.

Applicant is advised of the availability of the publication "Attorneys and Agents Registered

to Practice Before the U.S. Patent and Trademark Office." This publication is for sale by the

Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402.

If the claims are amended to overcome the rejection under 35 USC 112, second paragraph,

they could be allowable.

The patents to Lee (4,695,496), Gonzales (4,827,701), and Green (5,575,139) have been cited

to provide examples of prior art saddle pads.

RPS: @703/308-2700

25 November 1998--d.10

PRIMARY EXAMINER

Robert P. Swistels

ART UNIT 883, 364.3